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: Director, Federal Bureau of Investigation

J. Walter Yeagley FROM Assistant Attorney General Internal Security Division

LOUIS HENRY JONES

SUBJECT: LENNA SCHWEITZER JONES

UNAUTHORIZED TRAVEL TO CUBA

with August 5 1964 DATE: outing slip for XEROX CCS ENCL

Upon removal of enclosure this memorandum becomes unclassified

There is enclosed for the Bureau's information a copy of correspondence we have recently transmitted to the Department of State relative to the captioned matter.

Enclosure ALL FBL INFORMATION CHATA

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SECRET

August 5 1964

CONTRACTOR TO STATE OF THE STAT

Mr. Abbe P. Schwarts
Administrator, Bureau of Security
and Consular Affairs
Department of State
Vachington 5, D. C.

ALL FBI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE /1-8-94 BY SPRINGER

Deur Mr. Schwartz:

Reference is made to Frances G. Knight's letter of January 21, 1963 referring for our consideration assessment of information esseerning Louis Henry Jones and Lenna Schweitzer Jones who traveled to Cube during the Spring of 1961 in apparent violation of 8 U.S.C. 1185(b).

Information which has been made available to this Division indicates the Joneses departed the United States at Laredo, Texas April 1, 1961, and flew from Maxico City to Havana May 1, 1961. It is our opinion that in order to assure a successful prosecution under the departure provisions of 8 U.S.C. 1187(b) the Government should introduce evidence inter alia of the defendant's knowledge at the time he departed the United States of regulations requiring he bear a valid passport in performing his contemplated travel. No direct evidence that the Joneses were aware of existing regulations when they departed the United States in 1961 has been presented in this case.

Darly in 1963 Mrs. Jones, traveling without her hasboard, re-entered the United States by way of Mexico and Canada. After a stay of a few weeks she returned to Cuba, apparently by the same route. No evidence has been presented, however, of the precise times and places of her re-entry or second departure.

In light of the above, it is our conclusion that prosecution of the Joneses is not unremated at this time. The information made available fails to reflect the subjects have returned to the United States. Lookout notices

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are being requested of the Immigration and Naturalization Service and in the event the Joneses should return they will be interviewed concerning their travel to Cuba without authorization. At that time we will re-examine these cases to determine what further action should be taken relative to their apparent violations of Section 1185(b).

Sincerely,

J. WALTER YEAGLEY Assistant Attorney General Internal Security Division

DV:

JGMN H. DAVITT, Chief Criminal Section

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